

From: mizelles@hotmail.com@inetgw
To: Microsoft ATR
Date: 1/24/02 10:24am
Subject: Microsoft Settlement

Your Honor: I have read the judgement and find that our federal government is again extending its reach beyond the bounds which constitutional authority allows. All federal jurisdictions are determined by the foundation of federal law which is the constitution. Legislation which is not founded on this base of authority is illegal in nature and illegitimate in its foundations. The free market has its own corrective actions for companies which attempt to monopolize any particular sector. The rail system was first attacked by the federal government and then became the protectorate of the federal government. Many of the attempts of the federal government to legislate fairness in the market place have done just the reverse. The monopoly laws in the rail industry actually began to support the existing rail companies and inhibit the free market. The result is a rail system that comes in last place in the industrialized world. Federal mandates in the automotive industry have made impossible the entrance of new automotive startups to compete with existing manufactures thus enforcing existing monopolies. Only companies unencumbered by our federal mandates were able to enter the automotive industry via more friendly free market environments on foreign soil. Without foreign competition the American automotive sector would be little improved from the technology that was in place 30+ years ago when the Japanese first gained entrance to our market with the low cost fuel efficient subcompact cars. As a resident of the state of North Carolina the place of my birth I do not share in my states plaintiff position nor do I expect that illegitimate jurisdiction of the federal government in the free marke